REMARKS

Claims 1-3 and 5-12 were examined. Claim 1 is amended. Claims 1-3 and 5-12 remain in the Application.

The Patent Office rejects claims 1-3, 6 and 8 under 35 U.S.C. §102(b) and claims 5, 7, 9 and 10-12 under 35 U.S.C. §103(a). Reconsideration of the pending claims is respectfully requested in view of the above amendment and the following remarks.

A. 35 U.S.C. §102(b): Rejection of Claims 1-3, 6 & 8

The Patent Office rejects claims 1-3, 6 and 8 under 35 U.S.C. §102(b) as anticipated by U.S. Patent No. 2,646,042 of Hu (<u>Hu</u>). <u>Hu</u> describes a device including syringe 10, dual channel needle 20, flow indicator 30, flow regulator 40, pressure indicating equalizer device 51, compensating device 56 and pressure regulating valve or attachment 62. Dual channel needle 20 includes body member 21 with two inlets 22 and 23 and outlet 24 and three-way valve 25. Dual channel needle 20 is also provided with two channels 26 and 27 with opening 28 for channel 26 and side opening 29 for channel 27. <u>See</u> col. 5, lines 19-23.

Claims 1-3, 6 and 8 describe a system for detecting tissue contact and penetration depth comprising a needle with a first opening and a second opening, the needle having a lumen extending between the first opening and the second opening and least one aperture in the needle to the lumen located at a predetermined distance from the first opening. The system also includes a fluid measurement assembly coupled with a portion of the needle to measure pressure of a fluid dispensed in the needle.

Claims 1-3, 6 and 8 are not anticipated by <u>Hu</u>, because <u>Hu</u> does not describe a needle having a lumen extending between a first and second opening and at least one aperture in the needle to the lumen. As noted in the discussion above, <u>Hu</u> describes opening 28 for channel 26 and opening 29 for channel 27 — separate lumens.

Applicant respectfully requests that the Patent Office withdraw the rejection of claims 1-3. 6 and 8 under 35 U.S.C. 8102/b).

B. 35 U.S.C. §103(a): Rejection of Claims 5, 7, 9 & 10

The Patent Office rejects claims 5, 7, 9 and 10 under 35 U.S.C. §103(a) as obvious over Hu. Claims 5, 7, 9 and 10 depend from claim 1 and therefore contain all the limitations of that claim. For at least the reasons stated above, claims 5, 7, 9 and 10 are not obvious over Hu. Hu does not teach or provide any motivation, suggestion or prediction for a needle with a first opening and a second opening and at least one aperture in the needle to the lumen extending between the openings. Applicant respectfully requests that the Patent Office withdraw the rejection to claims 5, 7, 9 and 10 under 35 U.S.C. §103(a).

C. 35 U.S.C. §103(a): Rejection of Claims 11 & 12

The Patent Office rejects claims 11 and 12 under 35 U.S.C. §103(a) as obvious over <u>Hu</u> in view of U.S. Patent No. 5,662,107 of Sakariassen (<u>Sakariassen</u>). <u>Sakariasssen</u> is cited for disclosing a computer processor coupled to a fluid pressure assembly.

Claims 11 and 12 depend from claim 1 and therefore contain all the limitations of that claim. For at least the reason stated above, claims 11 and 12 are not obvious over the cited references. Applicant respectfully requests that the Patent Office withdraw the rejection to claims 11 and 12 under 35 U.S.C. §103(a).

CONCLUSION

In view of the foregoing, it is believed that all claims now pending patentably define the subject invention over the prior art of record and are in condition for allowance and such action is earnestly solicited at the earliest possible date.

If necessary, the Commissioner is hereby authorized in this, concurrent and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2666 for any additional fees required under 37 C.F.R. §§ 1.16 or 1.17, particularly extension of time fees.

Respectfully submitted,

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Date: 3/3/08

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I hereby certify that this correspondence is being submitted electronically via EFS Web on the date shown below to the United States Patent and Trademark Office.

Neby Caldeys

3/3/02

Date